## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS AMARILLO DIVISION

UNITED STATES OF AMERICA

v.

1.

No. 2:25-MJ-77

U	S. DISTRICT COURT	
NORTHERN DISTRICT OF TEXAS		
	TILED	
	JUN -5 2025	
CLERK, U.S. DISTRICT COURT		
Bv_		
	Deputy	

FABIAN GABRIEL CARRASCO

## MOTION FOR PRETRIAL DETENTION AND CONTINUANCE

Eligibility of Case. This case is eligible for a detention order under

The United States asks for the pretrial detention of Defendant under Title 18, United States Code, Sections 3142(e) and 3142(f).

	A crime of violence as defined in 18 U.S.C. § 3156(a)(4), violation
	of section 1591, or federal crime of terrorism for which the
	maximum sentence is 10 years or more. (18 U.S.C. § 3142(f)(1)(A))
	An offense for which the maximum sentence is life imprisonment or
	death. (18 U.S.C. § 3142(f)(1)(B)).
	A Controlled Substances Act offense for which the maximum
	sentence is 10 years or more. (18 U.S.C. § 3142(f)(1)(C)).
	A felony that was committed after the defendant had been convicted
	of two or more prior federal offenses described in 18 U.S.C.
	§ 3142(f)(1)(A)-(C), or comparable state or local offenses. (18
	U.S.C. § $3142(f)(1)(D)$ ).
	A felony that involves a minor victim or failure to register as a sex
	offender. (18 U.S.C § 3142(f)(1)(E)).
X	A felony that involves the possession or use of a firearm, destructive
	device, or any other dangerous weapon. (18 U.S.C § 3142(f)(1)(E)).
	A serious risk defendant will flee. (18 U.S.C. § 3142(f)(2)(A)).
	A serious risk defendant will obstruct or attempt to obstruct justice,
	or threaten, injure, or intimidate, or attempt to threaten, injure, or
	intimidate a prospective witness or juror. (18 U.S.C. § 3142
	• •
	(f)(2)(B)).

2.	<b>Reason for Detention.</b> The Court should detain defendant, under 18 U.S.C. § 3142(e), because no condition or combination of conditions will reasonably assure:
	<ul> <li>X Defendant's appearance as required.</li> <li>X Safety of any other person and the community.</li> </ul>
3.	<u>Rebuttable Presumption</u> . The United States will invoke the rebuttable presumption against defendant under 18 U.S.C. § 3142(e). The presumption applies because there is:
	A Controlled Substances Act offense for which the maximum sentence is 10 years or more. (18 U.S.C. § 3142(e)(3)(A)).  An offense under Title 18, United States Code, Sections 924(c), 956(a), or 2332b. (18 U.S.C. § 3142(e)(3)(B)).  A federal crime of terrorism for which the maximum sentence is 10 years or more. (18 U.S.C. § 3142(e)(3)(C)).  An offense in Chapter 77 of Title 18 (human trafficking) for which the maximum sentence is 20 years or more. (18 U.S.C. § 3142(e)(3)(D))  Previous conviction for "eligible" offense committed while on pretrial bond. (18 U.S.C. § 3142(e)(2)).  a qualifying offense involving a minor victim. (18 U.S.C. § 3142(e)(3)(E)).
4.	<u>Time for Detention Hearing</u> . The United States requests the Court conduct the detention hearing:
	At first appearance.  After continuance of three days.  X Moot at this time as defendant is in state [federal, administrative] custody. Hearing requested if detention becomes a viable issue.

- Eligibility for 10-Day Temporary Detention: The court may temporarily 5. detain the defendant to permit revocation of conditional release, deportation, or exclusion because:
- A. i) X The defendant is, and was at the time the offense was committed:
  - X on release pending trial for a felony under federal, state, or local law (18 U.S.C. § 3142(d)(1)(A)(i));
  - on release pending imposition or execution of sentence, appeal of sentence or conviction, or completion of sentence, for any offense under federal, state, or local law (18 U.S.C. § 3142(d)(1)(A)(ii)); on probation or parole for any offense under federal, state, or local
  - ii)\_\_\_\_ The defendant is not a citizen of the United States or lawfully admitted for permanent residence as defined at 8 U.S.C.
    - § 1101(a)(20) (18 U.S.C. § 3142(d)(1)(B));

law (18 U.S.C. § 3142(d)(1)(A)(iii)); or

B. And the defendant:

X may flee; or

X pose a danger to any other person or the community.

Respectfully submitted,

NANCY E. LARSON

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